



5 More Years in Corrections

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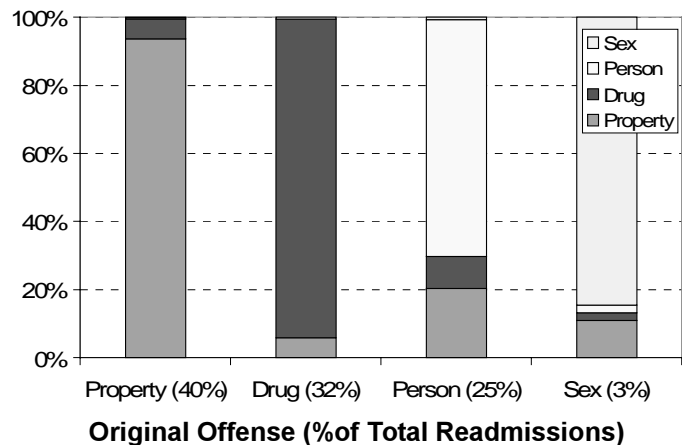
5 More Years in Corrections: Admissions to Prison Addendum

In Fiscal Year 2002, just over half of the admissions to prison were new admissions, about one-third were offenders who were readmitted for a new offense, and the remaining 17 percent were community supervision violators. This addendum focuses on offenders who were readmitted to prison for a new offense, and the community supervision violators.

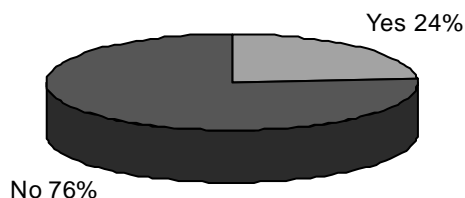
READMISSIONS

The majority of offenders who readmitted to prison in FY02 came back for the same offense type as the original crime. Ninety-four percent of all property and drug offenders who readmitted to prison returned for the same offense type. Sixty-nine percent of person offenders returned for a person offense, and eighty-five percent of sex offenders readmitted for a sex offense.

Original Offense Type by Readmission Offense Type for FY02 Readmissions to Prison



FY02 Readmissions to Prison by Supervision Status



The majority of offenders who readmitted to prison in Fiscal Year 2002 were not on community supervision at the time of their new offense.

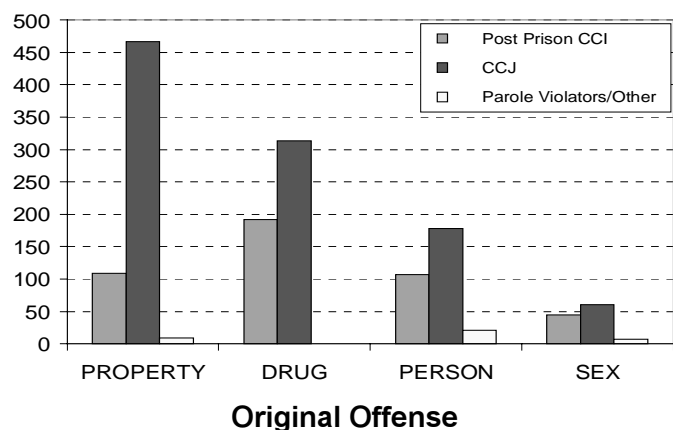
¹ The Other category includes Parole Board cases and offenders who have been sentenced under both the Board and SRA.

VIOLATORS

There are several different types of community supervision. Community Custody Inmates (CCI) are offenders who serve a portion of their sentence in prison then serve the remainder of their sentence in the community. Community Custody Jail offenders are offenders who are sentenced to jail and to Community Custody and do not serve a prison sentence. Offenders on Parole are those who are under the jurisdiction of the Indeterminate Sentencing Review Board (prior to the current Sentencing Reform Act) and are ordered to follow board conditions while on supervision.

In Fiscal Year 2002, about 17 percent of the admissions to prison were community custody violators.¹ Approximately 68 percent of the violators who admitted to prison were CCJ's and 30 percent were CCI's. Property offenders made up most of the violators followed by drug offenders, person offenders, and sex offenders.

Original Offense Type for Community Custody Violators who Admitted to Prison in FY02



Violation Type* Resulting in Admission to Prison		
Violation Type	CCI	CCJ
Substance related	24	13
Escape/abscond	22	42
Failure to follow CCO instructions	19	18
Failure in Treatment or counseling	15	09
Unapproved movement	05	07
Violation of previous sanction	05	04
Unapproved contact/living	04	03
Failure to comply with prohibitions	04	02
Failure to do work, school, etc.	02	02
Total Percent	100	100

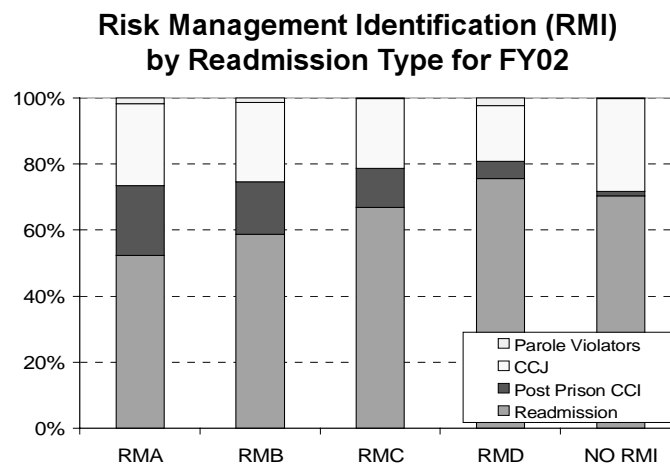
* Violation Data is not available for parole violators.

In Fiscal Year 2002, substance related violations were the number one type of violation resulting in an admission to prison for CCI's.¹ The number one violation resulting in an admission to prison for CCJ's, however, was escaping or absconding from supervision.

¹ Offense type for violators includes only the most current offense for which an offender was on community custody.

² Multiple violations may be adjudicated at once, however only the first violation that appears in OBTS is counted here.

About one-third of the readmissions to prison were offenders classified as RMD followed by offenders who were not yet classified.¹ This is consistent with RMI policy implementation. CCJ admissions to prison had the highest percent of offenders unclassified.



¹ Data available for the RMI is based upon an offender's current classification as opposed to their classification at release. In addition, the RMI was not being used in the prisons until December 2001, a possible explanation for many unclassified offenders.